

Claim #100 Calvin Jimison

Claim \$100.

100

Under Article 4. Treaty of 11th June, 1866.
with Creek Indians.

The undersigned, Calvin Jimison a Freedman of the Creek Nation, and loyal refugee aged about 33. Being duly examined and sworn. (he understanding and conversing in the English language.) deposes and says:— Whilst living on his place, about six miles from the Creek Agency, Okla., and sometime in the month of December 1862, he was compelled to fly from and abandon his home and property because of the presence of the Rebels, under Colonel A.C. McIntosh and Cooper, who were capturing the negroes and sending them South to serve the rebels: that he succeeded in reaching the command of Col. Phillips, of the Union Army, and went North. This deponent further says, that at the time of his flight from home, as aforesaid, he owned and possessed and necessarily abandoned & lost all the property hereinafter named, and never, afterward, recovered the same, or any part thereof.

To Say:			\$
3.	Three Hams (1 American. 2 Indian)	8200 @ \$100 each	400.00
50.	Fifty Hogs	@ \$5 each	250.00
150.	One hundred fifty bushels Corn. @ \$1 bush.		150.00
Lots	House furniture \$30 Poultry \$30		60.00
	making a total value of		\$ 860.00
	Eight hundred and Sixty dollars		

Claimant Calim Jimison

Further this deponent saith not. his
X mark
Calim Jimison

Subscribed ^{the} Sum to before me at the Creek Agency, On this 10th of November AD 1869.

S P Ceeby
1st Lt. 6th Inf. Ass't Capt. Ind. Offrs
So Uupton.

The undersigned, Lewis Marshall and Dennis Marshall, Loyal Freedmen of the Creek Nation, being jointly, duly examined and sworn, (they understanding & conversing in the English language,) do depose and say: They are not interested in the claim of Calim Jimison, in any pecuniary manner whatever. That they have heard the foregoing affiant read to them & know its contents to be correct and true. These deponents further say: They, of their own knowledge, know that the claimant did, at the time of his flight from home, as aforesaid, own and possess, and did necessarily abandon and lose all the property set out in his deposition.

Further, these deponents do not say.

Lewis Marshall his
X mark
Dennis Marshall his
X mark

Subscribed ^{the} Sum to before me at the Creek Agency, On this 10th of November AD 1869.

S P Ceeby
1st Lt. 6th Inf. Ass't Capt. Ind. Offrs So Uupton

Awards

The loss of property specified above is deemed established by the foregoing testimony: - Also - the status of claimant. The amount claimed, however, is, in some instances, considered excessive - When in many, it is found, the values of the different kinds of property, at the time the loss occurred, ruled as follows: -

Horses, American. - \$75.00 each.

Horses, - Indian, 30.00 "

Hogs, - 2.00 "

(corn per bushel). .50 "

and for the following one-half the
claimed value: -

House furniture, - \$15.00

Poultry, - 15.00

In consideration of these, and all other
facts, attainable, bearing upon the case, we
believe it just and equitable to award
this claimant Calvin Jimison Three
hundred and forty dollars. -

\$340⁰⁰
100

J. B. D. Agnew
Brevet Major General U. S. Army.
Dept. Indian Affairs. Southern Superintendency

G. C. Field
Captain U. S. Army - Creek Agent.